Case 16-12298-RG Doc 82 Filed 04/28/21 Entered 04/28/21 14:46:36 Desc Main Document Page 1 of 4

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY		
Caption in Compliance with D.N.J. LBR 9004-1(b)		
In Re:	Case No.:	16-12298
Janit Williams	Chapter:	13
	Judge:	Gambardella

CERTIFICATION OF DEBTOR'S COUNSEL SUPPORTING SUPPLEMENTAL CHAPTER 13 FEE

THIS FORM MAY NOT BE USED TO REQUEST APPROVAL OF FEES IN CASES FILED UNDER, OR CONVERTED TO, CHAPTER 13 ON OR AFTER AUGUST 1, 2018.

Dionne L. Wade , Esquire, certifies as follows:

Case 16-12298-RG Doc 82 Filed 04/28/21 Entered 04/28/21 14:46:36 Desc Main Document Page 2 of 4

NON-STANDARD FEES

Do not combine standard and non-standard fees for the same motion or service. If you believe the standard fee is inappropriate for services in a particular instance, you must request only non-standard fees for that particular service.

Desc	cribe non-standard services in detail, and attach	a time detail (including apr	olicable hourly rates) as			
	bit A: \$2,500 obtaining a cram-down and st		- ,			
			/··-			
		70,000 to 1				
Desc	ribe non-standard expenses in detail:					
	The state of the s	***************************************				
2.	To date, in this case:	To date, in this case:				
	I have applied for fees (including original re	tainer) in the amount of:	\$3,190.00			
	To date, I have received:		\$3,190.00			
3. I s	seek compensation for services rendered in the	amount of $\$4,900$.	payable:			
	★ I through the chapter 13 plan as an adminitude of the chapter 14 plan as an adminitude of the chapter of the chapt	•				
	☐ outside the plan.					
4.	☐ This allowance will not impact on plan payments.					
	☐ This allowance will impact on plan payments.					
	Present plan: \$ 4,070.00	per month for60	months.			
	Proposed Plan: \$_\(\begin{aligned} \(\begin{aligned} \text{520}\\ \end{aligned}	per month for Z	months.			

1. I represent the debtor in connection with the following proceeding(s) in debtor's chapter 13 case:

STANDARD FEES

X	Prosecution of motion on behalf of debtor.			
	Nature of motion:	Motion to Reinstate Stay		
	Hearing date(s):	10.12.2016		
×	Defense of motion on behalf of	debtor (Including filing	\$400.00	
	Objection to Creditor's or Trustee's Certification of Default).			
	Nature of motion:	Trustee's Motion to Dismiss		
	Hearing date(s):	05.19.2021		
×	Additional court appearance(s).	(Not to exceed three).	\$100.00	
	Purpose:	Creditor's Objection to Plan		
	•	Trustee's Objection to Plan		
•	Hearing date(s):	10.12.2016; 04.17.2019		
 Filing and appearance on a modified Chapter 13 Plan. ○6.04.2016;08.2-2.2016 				
	Preparation of Wage Order		\$100.00	
	Preparation and filing of Amend or List of Creditors	ments to Schedules D, E, F, G, H	\$100.00	
X T	Preparation and filing of other and the filing of other and the file of the fi	mended schedules 03.09.2017 AT	\$100.00	
X	Preparation and filing of Applica	ntion for Retention of Professional	\$200.00	
	03.09.2017/ e	37,19.2019		
]	Preparation and filing of Notice	of Sale or Settlement of Controversy	\$100.00	

Case 16-12298-RG Doc 82 Filed 04/28/21 Entered 04/28/21 14:46:36 Desc Main Document Page 4 of 4

5. I have not filed a supplemental fee application within the preceding 120 days.

I certify under penalty of perjury that the above is true.

Date: April 28, 2021

/S/ Dionne L. Wade

Signature